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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	09/998,204	12/03/2001	In Kui Cho	P67365US0	4405
	7	590 10/22/2004		EXAMINER	
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	PROFESSION	AL LIMITED LIABIL			
	400 Seventh Street, N.W. Washington, DC 20004			ART UNIT	PAPER NUMBER
				2817	·

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Please find below and/or attached an Office communication concerning this application or proceeding.



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FIRST NAMED INVENTOR / PATENT IN REEXAMINATION

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20041020

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Commissioner for Patents

The reply filed on 8/4/04 is not fully responsive to the prior Office Action because: Applicant's arguments regarding the elected invention are not persuasive. As noted in the correspondence dated 7/6/04, the remaining claims are not readable on the elected invention because the independent claims include size characteristics of resonators which is drawn to non-elected Group I. Furthermore, because the elected Group II invention original claims only were drawn to the impedance of a resonator filter and the coupling of the resonators, and since sizing of resonators was not part of the elected/claimed invention, but was part of the original claims of the non-elected invention, the remaining independent claims are linking claims which were not originally presented. Thus the independent claims present subject matter not previously examined or searched (i.e. the present linking of the originally claimed inventions was not originally presented, and was also not examined/searched in the first office action thus election by original presentation is in effect for the present claims).

Since the period for reply set forth in the prior Office action has expired, this application will become abandoned unless applicant corrects the deficiency and obtains an extension of time under 37 CFR 1.136(a).

The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. In no case may an applicant reply outside the SIX (6) MONTH statutory period or obtain an extension for more than FIVE (5) MONTHS beyond the date for reply set forth in an Office action. A fully responsive reply must be timely filed to avoid abandonment of this application.

Stephen Jones
Primary Examiner
Art Unit 2817